# PATENT COOPERATION TREATY

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### **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

(FC) Article 36 and Rule 70)					
Applicant's or agent's file reference P62604	FOR FURTHER A	CTION	See Form PCT/IPEA/416		
International application No. PCT/CA2004/001555  International filing 24 August 2004		ate (day/month/year) 4-08-2004)	Priority date (day/month/year) 25 August 2003 (25-08-2003)		
International Patent Classification (IPC) or national classification and IPC IPC(7): A01N 57/10, A01N 31/00, A01N 65/00, C05G 3/00, G01N 21/80, G01N 21/78, G01N 33/84, A01N 25/00					
Applicant NUTRIAG LTD. ET AL					
This report is the international preliming under Article 35 and transmitted to the	nary examination repo	rt, established by this Interno	ational Preliminary Examining Authority		
2. This REPORT consists of a total of	4 sheets, include	ding this cover sheet.			
3. This report is also accompanied by AN	NEXES, comprising:				
a. [ ] (sent to the applicant and		Bureau) a total of	sheets, as follows:		
[ ] sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
[ ] sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. 1 and the Supplemental Box.					
b. [ ] (sent to the International	Bureau only) a total o	f (indicate type and number	of electronic corrier(s))		
	containing a,	sequence listing and/or tabl	es related thereto in electronic		
form only, as indicated in Instructions).	form only, as indicated in the Supplemental Roy Relating to Sequence Listing (and Service 200, CV)				
4. This report contains indications relating	g to the following iten	ns:			
[X] Box No. I Basis of the repo	rt	•			
[ ] Box No. II Priority		•			
[ ]Box No. III Non-establishme	nt of opinion with reg	ard to novelty, inventive step	o and industrial applicability		
L 1BOX NO. IV Lack of unity of	[ ] Box No. IV Lack of unity of invention				
[X] Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;					
citations and explanations supporting such statement					
[ ] Box No. VI Certain documents cited					
[ ] Box No. VII Certain defects in the international application					
[X] Box No. VIII Certain observations on the international application					
Date of submission of the demand 29 March 2005 (29-03-2005)  Date of completion of this report 20 December 2005 (20-12-2005)			report -2005)		
Name and mailing address of the IPEA/CA Canadian Intellectual Property Office Place du Portage I, C114 - 1st Floor, Box		Authorized officer			
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CA2004/001555

Bo	x N	o. ]	I Basis of the report		
1.	V	/itl	th regard to the language, this report is based	on:	
	[X] the international application in the language			in which it was filed	
	[ ] a translation of the international appl				
			translation furnished for the purposes of:	, which is the language of a	
l			[ ] international search (Rules 12.3(a) an	d 23.1(b))	
			[ ] publication of the international applic		
			[ ] international preliminary examination		
2.	a	nne	th regard to the <b>elements</b> of the international a receiving Office in response to an invitation a nexed to this report):	application, this report is based on (replacement sheets which have been furnished to under Article 14 are referred to in this report as "originally filed" and are not	
i	r L	· ]	the international application as originally fil	led/furnished	
	L	J	the description:		
l			[ ] pages	as originally filed/furnished	
			[ ] pages*	received by this Authority on	
	г	1		received by this Authority on	
	r	1	[ ] pages		
			[ ] pages*	as originally filed/furnished	
			[ ] pages*	as amended (together with any statement) under Article 19	
			[ ] pages*	received by this Authority on received by this Authority on	
	[	1	the drawings:	received by this Additionty off	
l			[ ] pages	as originally filed/furnished	
			[ ] pages*	received by this Authority on	
			[ ] pages*	received by this Authority on	
	[	]	a sequence listing and/or any related table(s	) - see Supplemental Box Relating to Sequence Listing.	
3.	[	3	The amendments have resulted in the cancel	llation of:	
			[ ] the description, pages		
			[ ] the claims, Nos.	·	
			[ ] the drawings, sheets/figs		
			[ ] the sequence listing (specify):		
		[ ] any table(s) related to sequence listing (specify):			
4.	[	3	This report has been established as if (some since they have been considered to go beyon  [ ] the description, pages [ ] the claims, Nos. [ ] the drawings, sheets/figs [ ] the sequence listing (specify): [ ] any table(s) related to sequence listing	of) the amendments annexed to this report and listed below had not been made, and the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	
*	<i>If</i> i	ten	m 4 applies, some or all of those sheets may b	e marked "sunerseded."	

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Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims Claims	1-5 none	YES NO
	Inventive step (IS)	Claims Claims	none 1-5	YES NO
	Industrial applicability (IA)	Claims Claims	1-3 (partially), 4 and 5  1-3 (partially)	YES NO

- 2. Citations and explanations (Rule 70.7)
- WO 99/25189
- Steven S. ZUMDAHL; Chimie (chimie des solutions). **D2**
- D3EP 760,482
- D4 US 6,036,666

#### NOVELTY

The document D1 (WO99/25189) discloses use of pH indicators in concentrate to prepare an agricultural compound. This document discloses only synthetic pH indicators, such as methyl red, resorcin blue, 2,5-dinitrophenol and chlorophenol red (column 3, lines 29-45). There is no indication that the pH indicator could be a naturally occurring pH indicator. As such, claims 1 to 5 present novelty over D1 and comply with Article 33(2) PCT.

#### INVENTIVE STEP

The problem facing the inventor was the possible environmentally detrimental effects of non-natural substances in agriculture, such as the ones disclosed in D1. The inventor circumvented the problem by replacing the synthetic pH indicator with naturally occurring pH indicators, such as those obtained from extracts of grape skins, cabbage or lichen. Nevertheless, this does not represent an inventive step, because the skilled person in the domain would have been lead to the same conclusion, because natural pH indicators are well-known in the field of chemistry. The textbook from Zumdahl (D2) discloses such naturally occurring pH indicators. D1 disclosed (page 12, line 22) that "other pH indicators may also preferably be used, the choice being dictated by the (...) toxicity of the indicator". Furthermore, D3 and D4 disclose examples of industrial applications of naturally occurring pH indicators obtained from, respectively, red cabbage (D3); and lichen (D4). Therefore, using a naturally occurring pH indicator to replace a non-natural pH indicator would not have required inventiveness, because the problem to be solved was to find a replacement for non-natural pH indicators and the natural pH indicators are well-known. Thus, claims 1 to 5 lack an inventive step and do not comply with Article 33(3)

### INDUSTRIAL APPLICABILITY

It is doubtful that all cabbages, such as the ones that are not red, would be useful in the present invention. Therefore, claims 1 to 3 partially do not comply with Article 33(4) PCT.

The subject matter of claims 1 to 3 (partially), 4 and 5 is considered to be industrially applicable and is thus fulfilling the

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### Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claim 1 does not comply with Article 6 PCT, because "extract from grapes" is not supported by the description. "Extract from grape skins" would be supported by page 3, line 5.

Claim 2 does not comply with Rule 6.3(a) PCT the expression "naturally occurring pH indicator" does not define the technical feature that solves the problem facing the inventor, but the desired results. Page 3, line 5, of the description indicates that the naturally occurring pH indicator is selected from the group consisting in extracts of grape skins, cabbage or lichen.

Claim 3 does not comply with Article 6 PCT, because "lecithin" is not supported by the description as a natural pH indicator. "Lichen" would be supported by page 3, line 5.

Claim 5 does not comply with Article 6 PCT, because the units of the percentage are not defined.

The last paragraph of page 5 of the description does not comply with Article 6 PCT, because it implies that the protection sought goes beyond the scope of the claims.

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